

**MINUTES OF THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

June 25, 1999

DIVISION ONE

B125786 Tahoe Beach & Ski Club (Not for Publication)
Homeowners Association
v.
Franchise Tax Board

We reverse the judgment that the Association was exempt from tax for the 1990-1991 years. We remand the matter for the trial court to enter judgment for the Board for the amount of the assessed tax. The parties are to bear their own costs.

Ortega, J.

We concur: Spencer, P.J.
Masterson, J.

B117961 Re-Open Rambla Inc. (Not for Publication)
v.
Board of Supervisors of L.A. County

The judgment is affirmed.

Ortega, J.

We concur: Spencer, P.J.
Vogel (Miriam A.), J.

DIVISION ONE (Continued)

B124719 Onesta Corporation (Not for Publication)
 v.
 Gary Drilling Company

That portion of the judgment denying Onesta's request for a declaration it owes Gary Drilling no additional money under the Hardhead-2 contract is reversed. The trial court is directed to enter judgment for Onesta in that regard. That portion of the judgment denying Onesta's request for a declaration it owes no money to Gary Drilling under the Halibut-1 contract is affirmed. The parties are to bear their own costs.

Ortega, Acting P.J.

We concur: Vogel (Miriam A.), J.
 Masterson, J.

B124198 Indravudh et al. (Not for Publication)
 v.
 Mid-Century Insurance Company

The judgment is affirmed.

Ortega, Acting P.J.

We concur: Vogel (Miriam A.), J.
 Masterson, J.

DIVISION TWO

Court convened at 9:00 A.M.

Present: Boren, P.J., Nott, J., Zebrowski, J., Mallano, J. (Assigned), and G. Villanueva, Deputy Clerk.

B113522 Berrett
 v.
 Fung

Merits:

Argued by Brian Watkins for appellant and by Stacy Kramer for respondent. Cause submitted.

DIVISION TWO (Continued)

B121031 Mirkin
 v.
 Mirkin

Merits:

Argued by Richard Knickerbocker for appellant and by Patricia Wolfe for respondent. Cause submitted.

B125178 Western Pacific Roofing
 v.
 Certain Underwriters

Merits:

Argued by Walter Johnson for appellant and by John Tavetian for respondent. Cause submitted.

B112920 Tokio Marine Ins Corp.
 v.
 Western Pacific Roofing

Merits:

Argued by George Dale for appellant and by John Tavetian for respondent. Cause submitted.

B108984 Saret-Cook
 v.
 Gilbert, Kelly, Crowley & Jennett

Merits:

Argued by Bruce Adelstein for appellant, by Richard Rosenberg for respondent Gilbert, Kelly, Crowley & Jennett, and by Mary Dant for respondent Woosley. Cause submitted.

DIVISION TWO (Continued)

Each of the following:

B124238	People v. Fountano
B126826	People v. Hargett
B123810	People v. Henderson
B125841	People v. Dukes
B123867	People v. Baca
B125406	Plotkin v. Mercury Insurance
B126749	People v. Fremont Life Insurance
B118312	People v. Haver
B121841	People v. Rodriguez
B125080	People v. Shanelle W.
B125138	People v. Ruth
B127268	People v. Para
B118741	People v. Snoddy & Burton
B121795	People v. Taylor
B127954	People v. Gomez
B124529	In Re Christopher & Angela L.
B128209	In Re: Lola B.
B130920	Malinda R. v. Superior Court Los Angeles County
B131321	Julio M. v. Superior Court Los Angeles County
B125349	Matter of Diane M.
B128205	Matter of Claire P.
B122990	People v. Harbor
B125722	People v. Jenkins
B123383	People v. Deguzman
B123843	People v. Long
B124355	People v. Rose
B124724	People v. Lav
B122680	People v. Marias
B099027	Walker v. City of Los Angeles
B122831	People v. Delgadillo et al.
B126564	People v. Shantyl E.

Argument waived, cause submitted.

Court adjourned.

DIVISION THREE

B122967 People (Not for Publication)
v.
Daniel

The judgment is affirmed.

Klein, P.J.

We concur: Kitching, J.
 Aldrich, J.

B126874 People (Not for Publication)
v.
Cervantes

The judgment is affirmed.

Klein, P.J.

We concur: Croskey, J.
 Aldrich, J.

DIVISION FOUR

B126611 Los Angeles County, D.C.F.S.
v.
Gale G.

Filed order certifying opinion for publication.

B121483 People (Not for Publication)
v.
Nadlman

For the foregoing reasons, the judgment is affirmed.

Epstein, Acting P.J.

We concur: Hastings, J.
Curry, J.

DIVISION FOUR (Continued)

[illegible]

The judgment is modified to reflect the imposition of a \$200 restitution fine (1202.4) and a \$200 parole revocation fine (1202.45), and, as modified, the judgment is affirmed. The superior court is directed to prepare an amended abstract of judgment reflecting these modifications.

Epstein, J.

We concur: Vogel (C.S.), P.J.
Hastings, J.

B124682 Jones (Not for Publication)
v.
Los Angeles Community College District

The judgment is affirmed, and respondent is awarded her costs on appeal.

Hastings, J.

We concur: Vogel (C.S.), P.J.
Curry, J.

B124389 Rose
v.
Leeds

Filed order denying petition for rehearing.